



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART III—SECTION 3

Notifications relating to Minor Administrations

HIMACHAL PRADESH GOVERNMENT

Establishment Branch

NOTIFICATIONS

Simla-4, the 23rd September 1953

No. A.8-28/53.—Shri Hari Ram Joshi is appointed Director of Industries, Himachal Pradesh Government with effect from the forenoon of the 1st September, 1953, in addition to his appointment as Registrar, Cooperative Societies and Director of Civil Supplies Himachal Pradesh Government, notified *vide* this Government notifications of even number, dated the 18th May and the 29th June, 1953.

No. A.8-28/53.—Shri Hari Ram Joshi, Registrar, Co-operative Societies, Director of Civil Supplies and Director of Industries, Himachal Pradesh is appointed *ex-officio* Secretary to Government Himachal Pradesh, in regard to Cooperative, Civil Supplies and Industries Departments with immediate effect.

MANGAT RAI, I.A.S.,

Chief Secretary

to Government, Himachal Pradesh.

Simla-4, the 24th September 1953

No. A.8-32/53.—Shri Mangat Rai, I.A.S., has been appointed as Chief Secretary to Government, Himachal Pradesh, Simla, with effect from the afternoon of the 16th September 1953.

R. S. BHANDARI,

Officer on Special Duty,

Himachal Pradesh Secretariat.

Office of the Director of Civil Supplies

Simla-4, the 24th September 1953

No. CS.92-208/53.—In exercise of the powers conferred on me under Clause 2(c) of the HIMACHAL PRADESH SEED POTATO CONTROL ORDER, 1953, I, H. R. Joshi Director of Civil Supplies, Himachal Pradesh, do hereby delegate to all the District Cooperative and Supplies Officers in Himachal Pradesh all powers vested in me under Clause 9 of the aforesaid order.

No. CS.92-208/53.—In exercise of the powers conferred on me under Clause 2(c) of the HIMACHAL PRADESH SEED POTATO CONTROL ORDER, 1953, I, H. R. Joshi, Director of Civil Supplies, Himachal Pradesh do hereby delegate to the Director of Agriculture, Himachal Pradesh, or any person authorised by him in writing in this behalf, all powers vested in me under clause 6(c) of the aforesaid Order.

H. R. JOSHI,

Director of Civil Supplies,

Himachal Pradesh.

Home, Gazette and Transport Branch

Simla-4, the 26th September 1953

No. HGT.4-41/49-III.—The Lieutenant Governor, Himachal Pradesh is pleased to invest Shri A. S. Bhatnagar, Revenue Assistant, and Magistrate 1st Class, Mandi, with powers under Section 30 of the Code of Criminal Procedure, 1898, to try as a Magistrate all offences not punishable with death within the limits of Mandi District with effect from the date of issue of this Notification.

By order,

SHIV SINGH,

P.C.S.,

Assistant Secretary (Home)
to Government, Himachal Pradesh

Law Department

OFFICE ORDERS

Simla-4, the 23rd September 1953

No. L.R.107-25/53.—The Lt. Governor, Himachal Pradesh is pleased to transfer Shri L. N. Sethi, Public Prosecutor and Government Advocate Mahasu and Sirmur districts to Chamba, Vice Bakshi Sita Ram Public Prosecutor and Government Advocate for Chamba district, who has been re-appointed as Public Prosecutor and Government Advocate, Mahasu and Sirmur districts.

These orders are to take immediate effect.

By order,

MAHESH CHANDRA,

Judicial Secretary to the Government of
Himachal Pradesh.

Simla-4, the 23rd September 1953

No. L.R.13-55/49.—As the period of appointment of Bakshi Sita Ram at present Public Prosecutor and Govt. Advocate, Chamba fixed *vide* office order No. J.19-55/49, dated the 21st August 1950, has expired. The Lieutenant Governor, Himachal Pradesh, is pleased to re-appoint Bakshi Sita Ram as Public Prosecutor and Govt. Advocate Mahasu and Sirmur Districts for a period of one year on a consolidated pay of Rs. 500/- p.m. with effect from the 1st September 1953.

By Order,

MAHESH CHANDRA,

Judicial Secretary to the Government of
Himachal Pradesh.

Simla-4, the 25th September 1953

No. E.29-441/49.—In supersession of this Government's Office Order of even number, dated the 7th February, 1953, Shri Bishambar Nath is granted 6 months leave with effect from the 20th November 1952, subject to the verification by the Accountant General, Punjab. After the expiry of the leave he will be considered to have retired from Service.

By order,

D. P. ROZDON,

Secretary (Education) to the Govt. of
Himachal Pradesh.

**OFFICE OF THE CHIEF COMMISSIONER
BILASPUR (SIMLA HILLS)**

NOTIFICATION

Bilaspur, the 16th September 1953

No. Act/0-5/53/170.—In exercise of the powers conferred by Section 20 of the Madras Live Stock Improvement Act, 1940 (Madras Act XV of 1940) as extended to the State of Bilaspur *vide* Government of India, Ministry of States notification No. 94-J, dated the 10th June, 1953 the Chief Commissioner, Bilaspur is pleased to make the following rules under the aforesaid Act, the same having been previously published, with the notification No. Act/0-5/53/143, dated the 13th July, 1953.

RULES

1. **Short title.**—(i) These rules may be called the Bilaspur Live-stock Improvement Rules, 1953.

(ii) They shall come into force at once.

2. **Definitions.**—In these rules, unless there is anything repugnant in the subject or context—

(i) 'the Act' means the Madras Live-Stock Improvement Act, 1940 as extended to the State of Bilaspur.

(ii) 'Form' means a Form appended to these rules; and

(iii) 'Government' means the Government of Bilaspur.

3. **Competent authority for issuing certificate of castration.**—An Officer or person authorised by the Animal Husbandry Officer Bilaspur, by general or special order to grant licences under section 4 of the Act shall be competent to certify under sub-section (1) of section 4 that a bull has been effectively castrated by method and in a manner approved by the Animal Husbandry Officer Bilaspur.

Note.—The following Officers and persons have been authorised by the Animal Husbandry Officer Bilaspur, Veterinary Department, Bilaspur to grant Licences under section 4 of the Act, namely :—

1. All Veterinary Assistant Surgeons.

2. Officers Incharge Artificial Insemination Centres.

4. **Certificate of Castration.**—The certificate of castration contemplated in section 4(1) of the Act shall be given in Form I.

5. **Prescribed age.**—A bull shall be deemed to have attained the prescribed age for the purposes of the Act and these rules if in the opinion of the licensing officer its four central permanent incisor teeth are fully grown.

6. **Application for licence.**—An application for a licence under section 4 of the Act shall be made separately in respect of each bull three months before it attains the prescribed age. The application shall be in writing and shall contain the following particulars, namely :—

(a) the name and address of the person keeping the bull;

(b) the place at which the bull is kept; and

(c) the breed, age, marks, colour, height and other identification marks, if any, of the bull.

7. **Inspection and grant of Licence.**—On receipt of an application under rule 6 the licensing officer shall inspect the bull as soon as possible and shall grant a licence in Form II if in his opinion, the bull does not appear to be :

(a) of defective or inferior conformation and consequently likely to be get defective or inferior progeny, or

(b) suffering from an incurable, contagious or infectious disease or from any other disease rendering the bull unsuitable for breeding purposes, or

(c) of a breed which it is undesirable to propagate in the district or part of the district in which it is kept.

8. **Issue of licence without application.**—If, in the course of his inspection, the licensing officer finds a bull which in his opinion is suitable for breeding and in respect of which an application for licence has not, however, been made he may issue a licence in Form II in respect of such bull.

9. **Period of Licence.**—The period for which a licence may be granted at a time shall not exceed three years.

10. **Identification of unsuitable bulls.**—For the purposes of identification, a bull castrated under section 8(2), 12(1) or 12(2) (a) of the Act shall be branded on the left cheek or neck with the letter "R" not smaller than 1½ inches

by 1½ inches in size or tattooed on the inner side of the left ear with the same mark not less than ½ inch by ½ inch in size. If the castration is done by the licensing officer, the licensing officer shall himself get the animal branded or tattooed. If the owner of or other person keeping a bull makes his own arrangements for castrating the bull under section 8(2) of the Act, it shall be the duty of such owner or other person to have the bull branded or tattooed in the manner stated above. In the case a bull previously licensed and marked with the letter 'L' is subsequently considered unsuitable for breeding purposes and castrated it shall be marked with the letter 'R' and when this is done, the mark 'L' shall be deemed to have been cancelled.

11. **Marking of Licensed bulls.**—A bull in respect of which a licence has been granted shall be tattooed inside the left ear with the letter 'L' not less than ½ inch by ½ inch in size or branded on the left cheek with the same mark of a size not less than 1½ inches by 1½ inches.

12. **Renewal of Licence.**—A licence granted in respect of a bull shall cease to be in force on the expiry of the period for which it is granted unless renewed by a licensing officer. In the absence of such a renewal, the bull shall be liable to be dealt with as an unlicensed bull. The holder of a licence desiring to renew the licence, shall submit it to the licensing officer concerned, with an application in writing for its renewal at least one month before the date of expiry of the licence. On receipt of such an application, the licensing officer may by an endorsement on the licence renew it for a further period not exceeding three years having regard to the provisions of section 5(1) of the Act. The licensing officer may at his discretion for good and sufficient reason condone delays in the submission of an application for renewal of a licence.

13. **Transfer of licence.**—The holder of a licence may, with the previous consent of the licensing officer, transfer the licence to any person who shall have become the keeper of the bull. On such transfer, the licensing Officer shall make an endorsement on the licence stating the name of the person to whom the licence is transferred.

14. **Notice of revocation of Licence.**—The notice of revocation of a licence given under section 5(3) of the Act shall be in Form III.

15. **Issue of duplicate licence.**—When a licence granted in respect of a bull is lost or destroyed the licensing officer may grant a duplicate of the original licence after satisfying himself, that the original has been destroyed or lost, and thereupon all the provisions of the Act and of these rules in respect of the licence shall be applicable to the duplicate as if it were the original. A fee of annas 8 shall be payable for the issue of a duplicate licence under this rule.

16. **Castration.**—(1) The order of licensing officer under section 7 of the Act requiring a person keeping a bull to submit it for inspection shall be in Form IV.

(2) The order of the licensing officer under section 8(1) of the Act requiring a person keeping a bull to have it castrated shall be in Form V.

(3) The direction of the licensing officer under section 12(1) of the Act for the castration of a bull shall be in Form VI.

(4) The direction of the licensing officer under section 12(2) (a) of the Act for the castration of a bull shall be in Form VII.

(5) If a licensing officer is not satisfied with the castration of a bull he may order the castration to be performed again in a manner approved by the Animal Husbandry Officer.

17. **Period within which ownership of a seized bull should be proved.**—The period within which a person may appear before the licensing officer under section 12(2) (c) of the Act to prove that a bull seized under clause (c) of that sub-section is owned by him shall be one month from the date of seizure.

18. **Minimum period of detention before sale in auction.**—A bull seized under section 12(2) of the Act shall not be sold in public auction or sent to pinjrapole or infirmary recognised by the Government in this behalf within a period of 14 days calculated from the date of seizure.

19. **Custody of the bull during detention.**—The licensing officer may entrust the custody of a bull seized under section 12(2) (c) of the Act to the village officer, pending its sale by public auction or other disposal under the Act or these rules and the village officer shall keep the bull in the village cattle pound, if one exists, or, if there is no cattle pound in the village, the village officer shall make his own arrangements for keeping the bull in custody.

20. *Responsibility of village officer for feeding and watering the animal.*—A bull seized and entrusted to the custody of a village officer shall be treated by him in the same way as impounded cattle under the Cattle-trespass Act, 1871. He shall immediately prepare a receipt in triplicate in the same form as the one prescribed for impounded cattle of which one copy is to be given to the licensing officer and he shall also enter particulars of the bull in the register for impounded cattle maintained by him. The village officer shall be responsible for the proper maintenance of the bull until it is disposed of in accordance with the provision of the Act or these rules.

21. *Report to the Station House Officer.*—If in respect of any bull in the custody of a village officer, no claim supported by an order of the licensing officer under section 12(2)(c) of the Act is made within seven days from the date of its seizure, the village officer shall prepare a report in the form prescribed for a similar purpose in the case of impounded cattle, in triplicate and send the counter-foil to the nearest Station House Officer, or to such officer as the District Magistrate may appoint in this behalf.

22. *Notice and proclamation to be issued by the Station House Officer.*—As soon as the report is received from the village officer, the officer receiving it shall display in a conspicuous part of his office a notice stating:—

- (a) the description of the bull,
- (b) the place where it was seized, and
- (c) the place where it is kept in custody, and shall cause proclamation of the same to be made by beat of drum in the village and at the market place nearest the place of seizure.

23. *Release of animal on claim during the notice period.*—If the owner or his agent appeals and claims the bull and the claim is supported by an order of the licensing officer under section 12(2) (c) of the Act before it is brought over from the pound or other place of custody he shall be referred to the village officer, but, if the bull has already been received for sale, it shall be delivered to the owner or his agent on payment of all costs, charges and expenses incurred for its maintenance. When the claim is made to the village officer, he shall deliver the bull to the owner or his agent on payment of the costs, charges and expenses, incurred for his maintenance and he shall simultaneously intimate the fact of such delivery to the officer to whom the report has already been sent and shall also make a note of it in the register of impounded cattle.

24. *Sale of animal.*—If the bull be not claimed within seven days from the date of the notice, the said officer or an officer of his establishment deputed for the purpose shall sell it by public auction at such place and time and subject to such conditions as the District Magistrate may, by general or special order from time to time, direct:—

Provided that if the owner or his agent appears and claims the bull before it is sold and the claim is supported by an order of the Licensing Officer under section 12(2) (c) of the Act, it shall be delivered to the owner or his agent on payment of all costs, charges and expenses incurred for its maintenance:

Provided further that, if any such bull in the opinion of the District Magistrate is not likely to fetch a fair price, if sold as aforesaid, it may be sent to a pinjrapole or an infirmary recognised by the Government in this behalf.

25. *Costs, charges and expenses to be deducted from sale proceeds and balance to be handed over to owner.*—If the bull is claimed but the costs, charges and expenses incurred for its maintenance are neither paid nor deposited within the time specified for sale, the bull shall be sold by public auction. The proceeds of the sale of the bull after deducting therefrom the costs, charges and expenses incurred for the maintenance and sale of the bull shall be paid to the owner after obtaining his written receipt.

An account in the following form shall also be furnished to the owner:—

- (a) The description of the bull seized.
- (b) The period for which it was in custody.
- (c) The amount of costs, charges and expenses incurred for the maintenance and sale of the bull.
- (d) The proceeds of the sale.
- (e) The manner in which the said proceeds have been disposed of.

26. *Owners' claim after sale.*—No claim for the sale-proceeds of the bull shall be entertained unless it is preferred within one month from the date of sale of the bull by public auction. If the claim is made within the time aforesaid, the proceeds of the sale of the bull after

deducting therefrom the costs, charges and expenses incurred for the maintenance and sale of the bull shall be paid to the owner after obtaining his written receipt.

27. *Determination of costs, charges and expenses of maintenance.*—(1) The costs, charges and expenses for the maintenance of a bull shall include—

- (i) The transport charges and coolie hire for conveying the bull from the place of seizure to the place of detention and thence to place of sale; and
- (ii) feeding, watering and other incidental charges incurred while the bull is under detention.

(2) The costs, charges, and expenses of sale of a bull shall include the expenses incurred in connection with any notice, requisition or order issued or proclamation made in connection with the sale or attempted sale.

28. *Duties of the licensing officer.*—The castration under section 12(1) or 12(2) (a) of the Act shall be performed or caused to be performed by the licensing officer.

29. *Power of licensing officer to enter premises.*—While acting under the provisions of section 13 of the Act, the licensing officer or any officer or person authorised by him in this behalf shall before entering such premises or place, give notice of entry in writing to the owner or occupier of such premises or place in Form VIII. No entry shall be made between the hours of sunset and sunrise. The licensing officer or other officer or person aforesaid shall, as far as practicable, be accompanied by the person who keeps the bull, at the time of entry or failing him, the village magistrate, or a revenue or police officer.

The licensing officer may break open any outer or inner door or window of any building or place where he believes the bull has been kept, if after notification of his authority and purpose and demand of admittance duly made, he cannot otherwise obtain admittance.

30. *Enquiry before seizure.*—Before seizing a bull, the licensing officer may cause a summary enquiry to be made as to the ownership of the bull by a committee consisting of the village officers or one of them and such other residents of the village not exceeding three in number as may be appointed by the licensing officer in this behalf.

31. *Notice of dedication.*—Every notice under section 21 of the Act shall be in writing and shall contain a full description of the bull dedicated. Every such notice shall be sent by registered post to the licensing officer concerned.

32. *Service of notices and orders.*—(1) When any notice or order is required to be given under the Act or under these rules, such notice or order shall, when no particular method is provided or indicated in the Act or these rules, be given:—

- (a) by giving or tendering the notice or order to such person; or
- (b) if such person is not found, by leaving such notice or order at his last known place of abode or business, or by giving or tendering the same to some adult member or servant of his family or
- (c) if such person does not reside in the local area and his address elsewhere is known to the officer or person issuing the notice or order by sending the same to him by post, registered: or
- (d) if none of the means aforesaid be available, by affixing the same in some conspicuous part of such place of abode or business.

(2) In the case of joint owners, it shall be sufficient to serve the notice order on, or send it to one of such owners.

33. *Appeals.*—Any person feeling aggrieved by any notice or order issued under the Act or under these rules by any officer other than the Animal Husbandry Officer Bilaspur may prefer an appeal against such notice or order, at any time within thirty days from the date of service thereof,—

- (a) if the notice or order is issued by a Veterinary Assistant Surgeon, to the Animal Husbandry Officer Bilaspur Veterinary Department having jurisdiction over the area; and
- (b) in the other cases to the Collector.

The appeal shall be in writing and may be preferred by the appellant in person or by an agent personally acquainted with the circumstances or sent by post or messenger.

34. *Disposal of appeals.*—If on examination of the appeal the appellant authority sees reason to believe that the appellant's complaint is well founded, he shall

summon the party against whose notice or order the appeal is preferred and shall proceed to make a summary enquiry into the case. If the notice or order appealed against is adjudged illegal, irregular or unjustifiable the officer may cancel, modify or stay such notice or order and shall furnish the licensing officer and the Animal Husbandry Officer Bilaspur Veterinary Department with a copy of his order stating his reasons.

35. Whoever commits a breach of any of these rules shall be punishable with fine which may extend to fifty rupees.

FORM I

(See rule 4)

Certificate of Castration

Certified that I have examined the bull described below* and owned by and found to have been effectively castrated by a method and in a manner approved by the Animal Husbandry Officer Bilaspur and is incapable of propagating its kind.

*Description of bull.

Breed.

Colour.

Age.

Identification marks.

Place.

Date.

Signature

Designation.

FORM II

(See rules 7 & 8)

Licence to keep a bull.

Shri

Shrimati

Mr.

of

Mrs.

Miss

is hereby granted a licence, subject to the provisions of the Madras Live-Stock Improvement Act, 1940 as extended to the State of Bilaspur and the rules made thereunder for keeping the bull described below for breeding purposes in the village of taluka district for the period from to both days inclusive, subject always to the terms, conditions and restrictions thereafter mentioned, namely :—

(1) The licence-holder shall inform the licensing Officer of any illness, defect or deformity which is likely to render the bull unsuitable for breeding purposes.

(2) The licence-holder shall give the benefit of the service of the bull to the cows of the village in which the bull is kept in preference to cows of other village.

(3) The licence-holder shall give to the licensing officer all information regarding the services rendered by the bull during the period of the licences.

(4) The licence-holder shall give intimation to the licensing officer in the event of death of the licensed bull, or when it is sold or otherwise transferred to another person.

N.B.—The licence will be revoked if there is a breach of any of the terms of conditions thereof or if it was granted under circumstances of which the licensing officer was not aware at the time of granting the licence.

Licence No.

Breed.

Colour.

Age.

Identification marks.

Other particulars, if any.

Place.

Licensing Officer.

Date.

FORM III

(See rule 14)

Notice of Revocation of Licence

To

Residing at.....

Whereas it has come to my notice that you keep the bull described below* in respect of which a licence was granted to you on and whereas I am of opinion

*Description of bull.

Breed.

Age.

Identification marks.

Station.

(a) that the bull appears to be*

*Note.—The reasons mentioned in section 5(1)(a), (b) or (c) of the Act to be mentioned here.

(b) that the licence was granted under circumstances of which the licensing officer was not aware at the time of granting the licence viz.

(here describe the circumstances), or

(c) that there has been a breach of the conditions of the licence inasmuch as (here describe the Act resulting in the violation of the condition).

I have under section 5 of the Madras Live-stock Improvement Act, 1940 as extended to the State of Bilaspur revoked the licence and I give you notice of the said revocation as required by section 5(3) of the said Act, and hereby call upon you to surrender the said licence to me within a week from the date of this notice. An appeal against this notice may, if so desired, be preferred to the within thirty days from the date of the service thereof.

Dated this

day

Licensing Officer.

FORM IV

(See rule 16)

Order under section 7 of the Madras Live-Stock Improvement Act, 1940 as extended to the State of Bilaspur.

To

Whereas it has been made to appear to me that you keep the bull described below*

*Description of bull.

Breed.

Colour.

Age.

Identification marks.

Name.

Now therefore in exercise of the powers conferred by section 7 of the Madras Live-Stock Improvement Act, 1940 (Madras Act XV of 1940) as extended to the State of Bilaspur, I hereby require you to submit it for inspection by me/deputed by me between the hours of for the purpose on the

day of 19, at

Village Taluka district, and to render all reasonable assistance in connection with such inspection to me/the officer deputed.

Dated this

day

Licensing Officer.

*The place where the bull is kept for the time being or any other reasonable place should be specified.

FORM V

(See rule 16)

Order under section 8(1) of the Madras Live-Stock Improvement Act, 1940, as extended to the State of Bilaspur.

To

Whereas it has been made to appear to me that you keep the bull described below* which in my opinion, has attained the prescribed age namely, and in respect of which no licence is for the time being in force

under the Madras Live-Stock Improvement Act, 1940 (Madras Act XV of 1940) as extended to the State of Bilaspur.

*Description
Breed.
Colour.
Age.
Identification marks.
Name.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 8 of the said Act, I hereby require you to have the said bull castrated, within one month from the date of the service of this order by the method and in the manner described below :—

Method :—
Manner :—

Your attention is drawn to section 11 of the Madras Live-Stock Improvement Act, 1940 as extended to the State of Bilaspur, under which a person who neglects or fails to comply with an order served under section 8 is punishable with fine which may extend to fifty rupees and in the case of a second or any subsequent offence with fine which may extend to one hundred rupees.

An appeal against this order may if so desired be referred to the within thirty days from the date of the service thereof.

Dated this day of Licensing Officer.

FORM VI (See rule 16)

Direction under section 12(1) of the Madras Live-stock Improvement Act, 1940, as extended to the State of Bilaspur.

To Whereas it has been made to appear to me that you keep the bull described below* and

*Description.
Breed.
Colour.
Age.
Identification marks.
Name.

†that you have neglected or failed to submit it for inspection as required in my order under section 7 of the Madras Live-Stock Improvement Act, 1940 (Madras Act XV of 1940) as extended to the State of Bilaspur.

†that you have neglected or failed to have it castrated as required in my order under section 8 of the Madras Live-Stock Improvement Act, 1940 (Madras Act XV of 1940) as extended to the State of Bilaspur.

†Omit clause not required.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 12 of the said Act, I hereby direct that the said bull shall be castrated by the method and in the manner described below and marked with the prescribed mark in the prescribed manner.

Method :—
Manner :—

An appeal against this direction may, if so desired, be referred to the within thirty days from the date of the service thereof.

Dated this day of Licensing Officer.

FORM VII (See rule 16)

Direction under section 12(2) (a) of the Madras Live-Stock Improvement Act, 1940, as extended to the State of Bilaspur.

Whereas I am of the opinion that the bull described below* and seized under section 12(2) (a) of the Madras Live-Stock Improvement Act, 1940 (Madras Act XV of 1940) as extended to the State of Bilaspur has attained the prescribed age namely, and is unsuitable for breeding purposes, on the following ground, namely,

*Description of bull and name if any.

The bull is of defective or inferior conformation and consequently likely to be got defective or inferior progeny,

or

The bull is suffering from an incurable contagious or infectious disease or from any other disease rendering it unsuitable for breeding purposes,

or

The bull is of a breed which it is undesirable to propagate in the district or in the part of the district in which it is kept.

Now, therefore, in exercise of the powers conferred by section 12(2) (a) of the said Act, I hereby direct that the said bull shall be castrated by the method and in the manner described below and marked with the prescribed mark.

Method :—

Manner :—

Dated this day of 195 .
Licensing Officer.

FORM VIII (See rule 29)

Notice of entry into premises.

To

Whereas I have reason to believe that you have kept on your premises/places a bull/bulls, I hereby give you notice that I shall enter your Premises/Place on between for the purpose of inspecting the said bull/bulls; you are hereby warned to keep the bull/bulls ready for inspection and not to remove the bull/bulls on the aforesaid date from the premises/place until it is/they are inspected by me.

Dated this day of 195 .
Licensing Officer.
By Order,
BISHAN DAS,
Secretary
to the Chief Commissioner,
Bilaspur (Simla Hills).

Bilaspur, the 21st September 1953

No. Ft. 5/53/171.—In exercise of the powers conferred by section 30(b) of the Indian Forest Act (XVI of 1927), read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the undemarcated forest (protected) of Village Rawana, Pargana Fatehpur, specified in the schedule appended to this Notification shall be closed for the purpose of starting Village Fuel plantation for a period of 15 years from the date of this Notification and that the rights of the private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of section 30 of the said Act, the Chief Commissioner is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or over such portion except with the permission in writing of the Forest Officer.

Schedule.

Tehsil	Name of Forest	Area of the Charand	Area closed	Boundaries of the closed area	Remarks
Saddar	Dehat Rawana Pargana Fatehpur.	21 Acres	3 Acres	From pond of village Tikari to Nihra-Khad along with the ridge of the boundary of village Tikar and Rawana. Thence along with the Khad of Nihra to the ridge of Bilan-ka-Bethu, thence to motor road, from there along with the road to pond of village Tikari.	

By order,

BISHAN DAS,
Secretary
to the Chief Commissioner.

Bilaspur, the 21st September 1953

No. Ft. 5/53/172.—In exercise of the powers conferred by section 30(b) of the Indian Forest Act (XVI of 1927), read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the undemarcated forest (protected) of Village Tikari, Pargana Fatehpur, specified in the schedule appended to this Notification shall be closed for the purpose of starting Village Fuel Plantation for a period of 15 years from the date of this Notification and that the rights of the private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of section 30 of the said Act, the Chief Commissioner is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or

over such portion except with the permission in writing of the Forest Officer.

Schedule.

Tehsil	Name of Forest	Area of the Charand	Area closed	Boundaries of the closed area	Remarks
Saddar	Dehat Tikari, Pargana Fatehpur.	29 Acres	5 Acres	Cattle path which passes through village Jeori to the house of Shri Nehalu, shoe-maker, thence along with the foot-path to Nihri-ki-Khad to the boundary (Kukari-ka-pani) of Village Rauna. From there along with the boundary of village Rauna to the pond of village Tikari, thence along with the foot-path to the cattle path of village Jeori.	

By order,
BISHAN DAS,
Secretary
to the Chief Commissioner.

Bilaspur, the 18th September 1953

No. Ft.5/53/173.—In exercise of the powers conferred by section 30(b) of the Indian Forest Act (XVI of 1927), read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the undemarcated forest (protected) of Village Badhiat Pargana Sadar, specified in the schedule appended to this Notification shall be closed for the purpose of starting Village Fuel Plantation for a period of 15 years from the date of this Notification and that the rights of the private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of section 30 of the said Act, the Chief Commissioner is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or over such portion except with the permission in writing of the Forest Officer.

Schedule.

Tehsil	Name of Forest	Area of the Charand	Area closed	Boundaries of the closed area	Remarks
Saddar	Dehat Badhiat Pargana Sadar.	87 acres.	52 acres.	North: From the land of Changar to the Pillar of Malho-ka-Ghat, thence to Khair-ki-Balsak, boundary pillar of Nog and Badhiat. West: From the boundary pillar of village Nog and Badhiat along with the foot-path to the village possession of Nihali Chamar. Thence to the top of long Balsak and from there along with the ridge 55 Karams upwards, thence to Khohi-ka-Tiba along with the Khohi-ki-ridge. South: From Khohi-ka-Tiba along with the hedge of Mian Achhar Singh's land to Shisham tree. Thence along with the hedge of Mian Prabh Dial and Achhar Singh's land to small pond. From there along with the ridge upto the pillar of Jhandi-ki-ridge. East: From the pillar of Jhandi-ki-ridge along with the ridge to the land of Changar.	

By order,
BISHAN DAS,
Secretary
to the Chief Commissioner.

Bilaspur, the 18th September 1953

No. Ft.5/53/174.—In exercise of the powers conferred by section 30(b) of the Indian Forest Act (XVI of 1927) read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the undemarcated forest (protected) of Village Tarer, Pargana Saddar, specified in the schedule appended to this Notification shall be closed for the purpose of starting Village Fuel Plantation for a period of 15 years from the date of this Notification and that the rights of the private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of section 30 of the said Act, the Chief Commissioner is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or over such portion except with the permission in writing of the Forest Officer.

Schedule.

Tehsil	Name of Forest	Area of the charand	Area closed	Boundaries of the closed area	Remarks
Saddar	Dehat, Tarer, Pargana Saddar	105 acres.	39 acres.	1. <i>Chhajahan</i> 18 acres. North: —From the Bhakhra Reservoir to the Cho of Bhagnal (lower ridge). East: —From lower ridge upto the pillar of upper ridge and thence along with the ridge. South: —Beyond the land of Shri Gopala, Paras Ram and Moti Ram etc. West: —Above the line of 1,700 R.L. (Bhakhra Reservoir). 2. <i>Lahe-Da-Phat</i> 17 acres. From the land of Lohanda to Kungar stone, from there along with the ridge to the house of Shri Khotho, Shoe-maker, thence to Sobal ka cho, along with the hedge of Shri Khotho and Nathu Ram. From there along with the cho of Sobal at a distance of 8 karnas, front of the charand of Village Luhnu. From there along with the Sobal ka cho to the boundary of village Luhnu, thence to Kungar stone along with the land of Lohanda. 3. <i>Sobal</i> —2 acres. Beyond the boundary of village Luhnu Thakuran and the land of Shri Kannu and Jindu. 4. <i>Kule-Gegal</i> —2 acres. Beyond the Land of village Ghugradh and land of Shri Kansu Ram and Gopi Ram etc.	

By order,
BISHAN DAS,
Secretary,
to the Chief Commissioner.

Bilaspur, the 18th September 1953

No. Ft.5/53/175.—In exercise of the powers conferred by section 30(b) of the Indian Forest Act (XVI of 1927) read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the demarcated (Protected) Forest of Os Jaman, specified in the schedule appended to this Notification shall be closed for the purpose of afforestation and regeneration for a period of 15 years from the date of this notification and that the rights of private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of section 30 of the said Act, the Chief Commissioner is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or over such portion except with the permission in writing of the Forest Officer.

Schedule.

Tehsil	Name of forest	No. of Com. partt.	Area of com. partt.	Area closed	Boundaries of area closed	Remarks
Ghumarwin	Osal-Jaman	No. 1	162 Acres	73 Acres	North : Demarcated forest Osal (old closure now opened). South : Undemarcated charand. East : Undemarcated charand. West : Undemarcated charand.	

By order,
BISHAN DAS,
Secretary,
to the Chief Commissioner.

Bilaspur, the 18th September 1953

No. Ft. 5/53/176.—In exercise of the powers conferred by section 30(b) of the Indian Forest Act (XVI of 1927), read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the demarcated (Protected) Forest Chanjiar (Sadhiar), specified in the schedule appended to this Notification shall be closed for the purpose of afforestation and regeneration for a period of 5 years from the date of this notification and that the rights of private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of section 30 of the said Act, the Chief Commissioner is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or over such portion except with the permission in writing of the Forest Officer.

Schedule.

Tehsil	Name of forest	No. of com. partt.	Area of com. partt.	Area closed	Boundaries of area closed	Remarks
Ghumarwin	Chanjiar No. 3	No. 18	291 acres	200 acres	North : Ridge of Kahl-ka-Gehra to Amwala Dohara. East : Foot-path from Village Beri to Village Bard. South : Pillar of Padka and outer line of demarcated forest. West : Outer line of demarcated forest upto ridge of Jhakkar.	

By order,
BISHAN DAS,
Secretary,
to the Chief Commissioner.

Bilaspur, the 18th September 1953

No. Estt(Apptts)58/51/178.—The Chief Commissioner is pleased to confirm Shri Tulsi Ram, B.A., LL.B., Magistrate Bilaspur in the grade of Rs. 250-15-400-20-500 with effect from 4th March, 1952.

By Order,
BISHAN DAS,
Secretary,
to the Chief Commissioner.

Bilaspur, the 18th September 1953

No. Estt. (Apptts)58/51/179.—The Chief Commissioner is pleased to confirm Shri Sant Ram B.A., LL.B., Sub-Judge Bilaspur in the grade of Rs. 250-15-400-20-500 with effect from 22nd June, 1952.

By Order,
BISHAN DAS,
Secretary,
to the Chief Commissioner.

Bilaspur, the 21st September 1953

No. Ft.5/53/177.—In exercise of the powers conferred by section 30(b) of the Indian Forest Act (XVI of 1927), read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the undemarcated forest (protected) of Village Tikar, Pargana Fatehpur specified in the schedule appended to this Notification shall be closed for the purpose of starting Village Fuel Plantation for a period of 15 years from the date of this Notification and that the rights of the private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of section 30 of the said Act, the Chief Commissioner is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or over such portion except with the permission in writing of the Forest Officer.

Schedule.

Tehsil	Name of Forest	Area of the Charand	Area Closed	Boundaries of the closed area	Remarks
Saddar	Dohat Tikar, Pargana Fatehpur	172 Acres	30 Acres	1. From small Pipal tree to Shisham tree, and thence to Dabhatan of Nir-ki-Khad from Nir-ki-Khad to the ridge of black stone, and thence along with the ridge to white stone. From white along with the foot-path to Kahl-ka-Tiba, and thence to small Pipal tree. 2. Land of Zamindars of village Tikar to Kahl-ka-Cho. thence to the Cho of plan stone upto the boundary of village Dagrahn. From there, along with the boundary of village Dagrahn upto the land of Changar, and thence along with the land of Zamindars of Village Tikar to Kahl-ka-Cho.	

By order,
BISHAN DAS,
Secretary,
to the Chief Commissioner.

Bilaspur, the 21st September 1953

No. LSG-9/53/180.—In exercise of the powers under Sub-rule 1 of Rule 7 of the Bilaspur Village Panchayat Rules 1950 the Chief Commissioner is pleased to appoint Shri Sohan Singh S/O Lehna Singh Rajput resident of Village Rampur, Pargana Sadar Bilaspur State as a Panch to Panchayat Halqa Lakhanpur in the vacancy caused by the resignation of Shri Devi Ram.

By Order,
BISHAN DAS,
Secretary,
to the Chief Commissioner.

Bilaspur, the 22nd September 1953

No. Ft.5/53/181.—In exercise of the powers conferred by section 30(b) of the Indian Forest Act (XVI of 1927), read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the undemarcated forest (protected) of Village Chila, Pargana Rattanpur, specified in the schedule appended to this Notification shall be closed for the purpose of starting Village Fuel Plantation for a period of 15 years from the date of this Notification and that the rights of private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of section 30 of the said Act, the Chief Commissioner is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or

over such portion except with the permission in writing of the Forest Officer

First Class with the Treasury Officer, Ajmer, is cancelled

Schedule

Sl. No.	Name of Forest	Area of the (ha)	Area closed	Boundaries of the closed area	Remarks
1	Dehat Chila Pargana Ratt anpui	171 Acres	43 Acres	From Johar wala Tikkar along the slope upto the boundary of Village (Chila and Sai) Thakuran thence along with ridge upto Gumb hola Khad From there to Dholian wala Tikkar ka Sahana Thence to pipal tree From there along Dikh ka Cho upto Johar wala Tikkar	

By order,

BISHAN DAS,

Secretary

to the Chief Commissioner.

CORRIGENDUM

Bilaspur the 23rd September 1953

No Estt(Leave)51.—Read 'Shri Ishar Singh' for 'Shri Isher Singh' appearing in lines 2nd and 4th of this Office Order No. 401 dated the 14th September, 1953

By Order,

BISHAN DAS,

Secretary

to the Chief Commissioner

GOVERNMENT OF KUTCH

ORDERS

Bhuj, the 22nd September 1953

No. S-43/53.—The Government of India, Ministry of States having sanctioned two sub-divisions for the Roads and Buildings Division of the PWD in Kutch (*vide* their letter No F 12(11)-S/52, dated the 26th February 1953), the Chief Commissioner is pleased to open two sub-divisions, Eastern and Western respectively at Bachau and Nakhatrana. Each sub-division will be in charge of an Assistant Engineer. The staff for the sub-divisions will be determined by the Executive Engineer according to the needs of each of the sub-division within the sanctioned strength

By Order,

B G KHABADE,

Chief Secretary to the Government of Kutch.

Bhuj, the 23rd September 1953

No. AP-89/52.—The Chief Commissioner is pleased to appoint Shri L A Budhecha as Deputy Registrar in the Cooperative Department on Rs 300 p.m. in the scale of Rs 300—20—500 plus the usual dearness allowance on a temporary basis for the period ending 28th February 1954 in the first instance with effect from the date he joins the appointment. His continuance and confirmation on this post after 12 months will be subject to the approval of the Union Public Service Commission

By order,

B G KHABADE,

Chief Secretary

GOVERNMENT OF AJMER

Home & Services Department

NOTIFICATIONS

Ajmer, the 17th September 1953

No. GA(1)/1/53-H&S.—This Government notification No S(1-c)/17/53-H&S, dated the 29th August, 1953, regarding the investiture of powers of a Magistrate of the

By order of the Chief Commissioner,

ASHOKA SEN, IAS

Chief Secretary

Ajmer, the 21st September 1953

No. S(1-C)/17/53-H&S.—Shri N N Bhatnagar, officiating Sub-Divisional Officer, Ajmer, relinquished charge of his office on the afternoon of the 2nd September, 1953

By order of the Chief Commissioner,

A SEN,

Chief Secretary.

Ajmer, the 21st September 1953

No. S(1-C)/17/53-H&S.—Shri K C Sogani, officiating Stipendiary Magistrate, First Class, Ajmer, relinquished charge of his office on the forenoon of the 1st September, 1953, and was granted terminal (earned) leave for 43 days with effect from the same date

By order of the Chief Commissioner,

A SEN,

Chief Secretary

Education Department

Ajmer, the 19th September 1953

No. 2/4/53-Edn.—Shrimati V M Kaula, Inspectress of Schools, Ajmer, was granted thirty-one days' earned leave (on medical grounds) from the 11th August, 1953 to the 10th September, 1953 (both days inclusive). She resumed her duties on the forenoon of the 11th September, 1953

By order of the Chief Commissioner,

V N BHATIA,

Deputy Secretary

Ajmer, the 21st September 1953

I

No. 30/1/53-Edn(I).—Shri K N Dutt relinquished the charge of the post of the Director of Education Ajmer, State, with effect from the 19th September, 1953 (afternoon) and from the same date his services are replaced at the disposal of the Government of Punjab

II

No. 30/1/53-Edn (II).—Shri V V John, Principal, Government College, Ajmer is appointed to hold charge of the post of Director of Education, Ajmer State, in addition to his own duties, with effect from the 19th September, 1953 (after-noon) and until further orders

By order of the Chief Commissioner,

V N BHATIA,

Deputy Secretary

Ajmer, the 24th September 1953

No. 14/17/52-Edn.—Shri S K Verma, Headmaster Government Betham High School Kekri, was granted leave on average pay for two months and fourteen days, preparatory to retirement, under Fundamental Rule 86(a), with effect from the 15th June, 1952

Shri Verma retired from Government service with effect from the 29th August, 1952 (forenoon)

This Government Notification No 14/7/52 Edn, dated the 6th August, 1953 should be treated as cancelled

By order,

V. N. BHATIA,

Deputy Secretary

Ajmer, the 25th September 1953

No. 17/34/53-Edn.—The following persons have been appointed as temporary Lecturers in the Government

lege, Ajmer, with effect from the dates shown against each, and until further orders :—

Name	Post	Date on which they assumed charge
1. Shri Chand Narain Kaul, M.Sc.	.. Lecturer in Mathematics.	30th July, 1953 (forenoon)
2. Shri Mitthan Lal Mathur, M.A.	.. Lecturer in History	30th July, 1953 (forenoon)
3. Shri B. D. Sudhindra, M.A.	.. Head of the Department of Hindi.	1st August, 1953 (forenoon)
4. Shri Shiv Kumar Shukla (Shastri), M.A.	.. Lecturer in Hindi	1st August, 1953 (forenoon)
5. Shri Prem Vallabh Sharma, M.Sc.	.. Lecturer in Physics	3rd August, 1953 (forenoon)
6. Shri Mool Chand Sharma, M.Sc.	.. Lecturer in Physics	3rd August, 1953 (forenoon)
7. Shri Nivaran Nath Tondon, M.A.	.. Lecturer in English	3rd August, 1953 (forenoon)

By order of the Chief Commissioner,

V. N. BHATIA,
Deputy Secretary.

Ajmer, the 24th September 1953

No. 24/12/52-Lab.—The Government of Ajmer have decided to set up a Khadi and Village Industries Advisory Board with the following personnel :—

1. Shri Bal Krishan Garg, - Bharat Sewak Samaj (Chairman).
2. Shri Bishambar Nath Bhargava, Gulab Bari, Ajmer.
3. Shri Jethmal Chaudhry, M.L.A., Kekri.
4. Shri Mahesh Dutt Bhargava, Advocate, Beawar.
5. Shri Chander Gupta Varshneya, Public Relations Officer, Ajmer.
6. Shri Bhoora Lal Airun, Advocate, Nasirabad.
7. Shri Moola Dass, Adarshnagar.
8. Shri N. M. Nariani, Teacher, Teachers' Training Institute, Ajmer.
9. Registrar, Cooperative Societies, Ajmer (Secretary).

The Board may appoint a Vice-Chairman and a Joint Secretary, if necessary.

Additional members will be appointed as and when necessary, in consultation with the Board.

The Board will work in close cooperation with the State Government.

The headquarters of the Board shall be at Ajmer.

By order,

V. N. BHATIA,
Deputy Secretary.

Medical & Local Self Government Department

Ajmer, the 21st September 1953

No. 1/49/53-LSG.—Consequent on the grant of two months' leave on average pay to Shri A. P. Dewan, Administrator, Ajmer Municipality with effect from the 15th September, 1953 (afternoon), the Chief Commissioner, Ajmer, in exercise of the powers conferred on him under Section 243(3)(b) of the Ajmer-Merwara Municipalities Regulation, 1925 (Regulation VI of 1925), hereby appoints Shri R. Das Bakshi, Executive Officer, Ajmer Municipality to officiate as Administrator in addition to his own duties with effect from the same date until further orders.

By order of the Chief Commissioner,

V. N. BHATIA,
Deputy Secretary.

Ajmer, the 24th September 1953

No. 30/4/53-Medl.—Dr. Madan Gopal Nangia relinquished charge of his duties as Civil Assistant Surgeon, Grade I, Incharge, Civil Hospital, Beawar on the afternoon of the 5th July, 1953 to undergo post-graduate training in Orthopaedics at the Irwin Hospital, Delhi.

2. Dr. N. C. Mallik, Civil Assistant Surgeon, Grade I, relinquished charge of his duties in the Victoria Hospital,

Ajmer on the afternoon of the 19th July, 1953 and assumed charge as Civil Assistant Surgeon, Grade I, Incharge Civil Hospital, Beawar on the afternoon of the same date.

3. This Government notification No. 30/4/53-Medl., dated the 2nd September, 1953 is hereby cancelled.

By order of the Chief Commissioner,

V. N. BHATIA,
Deputy Secretary.

Law & Judicial Department

Ajmer, the 21st September 1953

No. 12/4/53-L&J.—Shri V. N. Bhatia, Second Additional Sub-Judge, First Class, Ajmer relinquished charge of his office on the afternoon of 2nd September, 1953, for appointment as Deputy Secretary to the Government of Ajmer.

II

Shri N. N. Bhatnagar is appointed to officiate as Second Additional Sub-Judge, First Class, Ajmer, with effect from the afternoon of the 2nd September, 1953, *vice* Shri V. N. Bhatia.

III

In exercise of the powers conferred on him by section 11 of the Ajmer Courts Regulation, 1926 (IX of 1926), the Chief Commissioner is pleased to invest with effect from the afternoon of the 2nd September 1953, Shri N. N. Bhatnagar, officiating Second Additional Sub-Judge, First Class, Ajmer, with powers of a Judge of the Court of Small Causes upto Rs. 500/- to be exercised by him in Ajmer Sub-Division, excluding Nasirabad Cantonment.

IV

In exercise of the powers conferred on him by the proviso to section 9(1) of the Ajmer courts Regulation, 1926 (IX of 1926), the Chief Commissioner is pleased to invest Shri B. K. D. Badgel, Officiating Sub-Judge, First Class Beawar, with powers to try all original suits in which the amount or value of the subject matter does not exceed Rs. 50,000/- (Rupees fifty thousand), of Beawar Sub-Division at Beawar.

By order of the Chief Commissioner,

V. N. BHATIA,
Deputy Secretary.

NOTICE UNDER RULE 113 OF THE REPRESENTATION OF THE PEOPLE (CONDUCT OF ELECTIONS & ELECTION PETITIONS) RULES 1951.

Notice is hereby given under Rule 113 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951 that the return of election expenses of Shri Madan Singh a member duly elected to the Ajmer State Legislative Assembly from Gagwana Constituency and the declarations in respect thereof have been lodged with the Returning Officer on 16-9-53. These can be inspected at the office of the undersigned between 11-0 A.M. (hours) and 3-0 P.M. (hours) on any working day for a fortnight from the publication of this notice in the Gazette on payment of fee of one rupee.

D. D. UPADHYA,

Returning Officer, Gagwana Constituency
& Assistant Commissioner,

Ajmer.

Place, Ajmer,
Dated 16-9-53.

OFFICE OF THE COMPETENT OFFICER AND SENIOR SUB-JUDGE
NOTICE UNDER SECTION 6 OF THE EVACUEE INTEREST (SEPARATION) ACT, 1951
(ACT LXIV OF 1951).

WHEREAS information has been laid before me that the properties described in the Schedule hereto annexed are composite properties;

AND WHEREAS the evacuee interest in the said properties is to be separated from other interest.

I, now, hereby call upon all persons having an interest in the said properties to submit their claims in the prescribed form to me within sixty days from the date of this notice. In case no such claim is filed the whole property shall vest in the Custodian free from all en-cumbrances and liabilities.

Given under my hand and the seal of my Office this 25th day of September 1953.

C. JACOB,
Competent Officer & Senior Sub Judge,
Ajmer.

Serial No.	District where the property is situated.	Town or Village	Municipal No.	Name of evacuee.	Persons having claim as defined in Section 2(b).	Nature of Claim.
1	AJMER	AJMER	AMC. V/252 & AMOV/253	Issaji, Haji Moosa & Ghafoor sons of Rahim Bux Chhipa.	Shri Akhey Raj Ranga S/o Shri Pooran Chand, Chowk Panigra, Ajmer.	Mortgage.
2	AJMER	AJMER	AMC. VII/889	Ali Shah S/o Piru Shah	Bhagwandas S/o Ram Baldev, Kaiserganj, Ajmer.	Do.
			X/557	Do.	Do.	Do.
			X/558	Do.	Do.	Do.
			X/1101j	Do.	Do.	Do.
			X/1102	Do.	Do.	Do.
			X/1104	Do.	Do.	Do.
			X/1125	Do.	Do.	Do.
			X/1126j	Do.	Do.	Do.
			X/1128j	Do.	Do.	Do.
			X/1129j	Do.	Do.	Do.
			X/1131	Do.	Do.	Do.
			X/1143	Do.	Do.	Do.
			X/1145 and	Do.	Do.	Do.
			One plot of land over which stand properties, AMC. X/557 & 55.	Do.	Do.	Do.
No. of Application u/s 8						
66	Ajmer	Ajmer	AMC.XIX/855, AMC.XIX/871.	M/s Ghulam Rasool, Rahim Bux and Immamuddin son of Ghulamj Originaly of Silawat Mohalla, Lakhan Kotri, Ajmer.	The Urban Cooperative Bank Limited Ajmer Mohalla, Kaiserganj, Ajmer.	Mortgage.
69	Ajmer	Ajmer	AMC. IX/221	1. Badrul Hussain son of Tassaduq Hussain. 2. Talataff Hussain son of Tassaduq Hussain originally of Khadim Mohalla, Ajmer.	Syed Habib Hussain 2. Syed Mahbub Hussain sons of Syed Sharif Hussain, Khadim Mohalla Ajmer.	Co-sharer.
90	Ajmer	Ajmer	AMC. VIII/123	Abdul Sattar alias Bundu son of Illahibux originally of, Mohalla Lakhan Kothri, Ajmer.	Faqir Mohammed aged 40 years son of Qutbuddin Pinjara of Gali Langarkhana, Ajmer.	Mortgage.